10/782,451

Remarks/arguments:

In the last office action the examiner rejected all pending claims on 35 U.S.C. 112 as being indefinite because the terms "parts" and "assembly" lacked sufficient antecedent basis. Accordingly, these terms have been deleted and the various parts, i.e., the base structure, the interconnecting material, and the over structure have been specified. Accordingly, the examiner is respectfully requested to withdraw this grounds of rejection.

Claims 1 and 20 have been amended to incorporate the subject matter previously set forth in cancelled claims 13 and 23. Thus, claims 1 & 20 now recite that the interconnecting material is made of a light polymerizable material, which interconnecting material may be irradiated with light to harden it. This is a feature not taught by the primary reference to Braiman.

In this regard the examiner has stated in paragraph 3 the Braiman "discloses that a catalyst can be used to cause the component of the restoration to harden by photo-initiation" citing col 3, lines 65-67. The examiner further states with respect to claim 13 that the plastic is a polymerizable plastic. Finally, the examiner in paragraph 8 states that "Braiman discloses the components of the restoration can be hardened by light curing them. While Braiman discloses that the "Material to be molded", i.e., the molded shell 10, can be made of the materials recited in col. 3, lines 65-67, he does not disclose that the interconnecting material can be made of such a material. When one considers the flow chart set forth in FIG. 4, it can clearly be seen that Braiman had no concept of using a light hardenable material for his paste 11 or 14. As the examiner is reading the col. 3, lines 65-67 out of

context, he is respectfully requested to withdraw his rejection and to allow the claims set forth in this application.

In that all claims of this application recite features clearly not shown by Braiman or the other references relied upon by the examiner, and as the formal grounds of rejection have been overcome by the present amendment, the allowance of this application is respectfully requested.

Respectfully submitted,

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